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Attorney for Voith AG and Premier Manufacturing Support Services, Inc.

UNITED STATES BANKRUPTCY COUR	T
SOUTHERN DISTRICT OF NEW YORK	

In re:

: Chapter 11

GENERAL MOTORS CORP., et al. : Case Nos. 09-50026 (REG)

:

Debtors. : Jointly Administered

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OBJECTION OF VOITH AG AND PREMIER MANUFACTURING SUPPORT SERVICES, INC. TO PROPOSED CURE AMOUNTS

Voith AG ("Voith") and its affiliate, Premier Manufacturing Support Services, Inc. ("Premier"), by and through their undersigned counsel, hereby object to the proposed cure amounts in connection with the two executory contracts between the Debtors and Voith (Vendor ID No. 315540203), and the 11 executory contracts between the Debtors and Premier (Vendor ID No. 108892142), which the Debtors propose to assume and assign to Vehicle Acquisition Holdings LLC ("Holdings"). Voith and Premier have no objection to the assumption and assignment to Holdings of these executory contracts provided the correct cure amounts are paid. The substantial discrepancy between the proposed cure amounts identified by the Debtors on their Contract Website, and the cure amounts as calculated by Voith and Premier, in large part (if not entirely) are likely the result of the lag time between the dates invoices are issued by Voith

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and Premier to the Debtors and the dates those invoices are processed and validated for payment by the Debtors.¹ Indeed, since the initial publication of the proposed cure amounts by the Debtors, the parties have worked together to reduce the discrepancy significantly and Voith and Premier are optimistic the parties will be able to reconcile the remaining discrepancy. Given the substantial sums of money involved, however, out of an abundance of caution Voith and Premier file this Objection to preserve their rights if the discrepancy cannot be resolved by agreement.

Dated: New York, New York June 12, 2009

Respectfully Submitted,

/s/ Martin Eisenberg

Martin Eisenberg Suite 1000 50 Main Street White Plains, New York 10606

Attorney for Voith AG and Premier Manufacturing Support Services, Inc.

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¹ The discrepancy also may be the result of the fact the cure amounts as calculated by Voith and Premier include invoices which, as of the date of this Objection, by their terms are not past due.

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing Objection of Voith AG and Premier Manufacturing Services, Inc. to Proposed Cure Amounts was served this 12th day of June 2009, electronically via the Court's CM/ECF System on the parties registered thereto, and upon the following parties by properly addressed overnight mail:

The Debtors
c/o General Motors Corporation
Attn: Warren Command Center
Mailcode 480-206-114
Cadillac Building
30009 Van Dyke Avenue
Warren, Michigan 48090

Weil, Gotshal & Manges LLP
Attn: Harvey R. Miller, Esq.
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United States Treasury Attn: Matthew Feldman, Esq. 1500 Pennsylvania Avenue NW Room 2312 Washington, D.C. 20220 Cadwalader, Wickersham & Taft LLP Attn: John J. Rapisardi, Esq. One World Financial Center New York, New York 10281 Attorneys for the Purchaser

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Kramer Levin Naftalis & Frankel LLP Attn: Kenneth H. Eckstein, Esq. 1177 Avenue of the Americas New York, New York 10036 Attorneys for Creditor Committee

United States Trustee Attn: Diana G. Adams, Esq. 33 Whitehall Street, 21st Floor New York, NY 10004

/s/ Martin Eisenberg